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Attorneys for Leson Chevrolet Company, Inc.

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re: Chapter 11

MOTORS LIQUIDATION COMPANY, et al. f/k/a General Motors Corp., et al.

Debtors.

I JOHNNY L. DOMIANO, JR., hereby declares as follows:

1. I am an attorney at law admitted to practice in Louisiana and I have been admitted to practice before this Court on this matter, *pro hac vice*, since October 20, 2010.

Case No.: 09-50026 (REG)

2. I am a member of Adams and Reese, LLP ("Adams and Reese"), one of the counsel herein for Leson Chevrolet Company, Inc., ("Leson"). In the course of my duties with Adams and Reese, I am one of the lawyers with primary responsibility for representation of Leson and I am therefore fully familiar with the facts herein.

- 3. I make this Declaration in connection with and in compliance with the Order dated November 2, 2010 ordering, among other things, that Leson shall file "evidence of dismissal of the Leson Action within five (5) business days after the entry of this Order..."
- 4. In connection therewith, attached hereto as **Exhibit A**, is a true and correct copy of the letter dated November 2, 2010 from Edwin A. Stoutz, Esq. of the law firm of Stoutz & Stoutz to the Louisiana Motor Vehicle Commission (the "Commission") directing the Commission to dismiss the Leson Action.

Executed under penalty of perjury under the laws of the State of New York this 5th day of November, 2010, in New Orleans, Louisiana.

Johnny L. DOMIANO, JR.

#406186v1

EXHIBIT A

09-50026-mg Doc 7662 Filed 11/05/10 Entered 11/05/10 16:23:01 Main Document

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VIA FACSIMILE & U.S. POSTAL SERVICE

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November 2, 2010

Louisiana Motor Vehicle Commission 3519 12th Street Metairie, LA 70002-3427

ATTN: Lessie House, Executive Director

Fax: 504-838-5416

RE: Leson Chevrolet Company, Inc. v. General Motors, LLC

LMVC Complaint No. 2010-040

Dear Ms. House:

As you may be aware, the Bankruptcy Court in the Southern District of New York has ruled that it has exclusive jurisdiction over Leson's controversy with GM, which is the subject of Leson's complaint filed with this Commission on September 14, 2010. A copy of this ruling is attached for your ready reference and review.

As you will note Leson has been ordered to . . . "dismiss the action pending against General Motors, LLC without prejudice and that the U.S. District Court for the Southern District of New York, shall have and retain exclusive jurisdiction to hear and determine all matters arising from or related to the Leson Action;".

Leson, of course, reserves its right to appeal this ruling. In the interim, therefore, Leson respectfully requests that this Commission dismiss Leson's September 14, 2010 Complaint *without* prejudice, each party to bear its own costs. Leson reserves all rights provided under Louisiana Law particularly, but not limited to, the regulatory powers of your State Agency and the State of Louisiana.

If it should be necessary for me to file a formal Motion, kindly advise me and I will accommodate the Commission without delay.

Should you have any questions, please do not hesitate to call.

Thank you for your attention to this matter.

Sincerely,

Edwin A. Stoutz, Jr.

EAS/pch Enclosure

cc: Tom Casey, Esq.
Mark Beebe, Esq.
Johnny Domiano, Esq.

Leson Chevrolet Company, Inc.